
CANCELLATION FEES CELLPHONE AND DATA PLANS
BRIÈRE V. ROGERS COMMUNICATIONS S.E.N.C.
500-06-000557-112

TAKE NOTE that by judgment dated December 5, 2014, the Honorable Superior Court Judge Pierre Nollet certified the class action filed by the Plaintiff Mario Brière against Rogers Communications S.E.N.C. (the Defendant) and ordered the Defendant to pay class members an amount up to (present value of taxes and interest, as well as attorneys' fees and disbursements posted to the accounts):

- Consumers voice plan: (\$103.86/member)
- SME voice plan: (\$327.91/member)
- SME data plan: (\$42.70/member)

On September 20, 2016, the Court of Appeal upheld the trial court's decision. A petition for Supreme Court review was filed on November 18, 2016, by Rogers Communications Inc. That petition was denied on July 6, 2017.

The judgment is now enforceable and the amounts total a present value of roughly \$27 million (capital, taxes, and interest). Two distributions have been made to date. Roughly 78,344 claims totaling approximately \$8 million have not yet been collected.

WHO IS A CLASS MEMBER?

You are a member of the class conducting the class action if:

- You are an **individual** or an **SME** (with at least 50 employees in the 12 months preceding February 1, 2007), residing or formerly residing in Quebec.
 - **AND**
- You received the **cellphone service** (voice plan) and/or a **data plan** from Rogers Communications.
 - **AND**
- You paid **cancellation fees** on or after **February 21, 2008** (the "Fees"), under a written agreement signed:
 - Before **February 1, 2007**, that contains a cancellation clause requiring cancellation fees of \$20 per month remaining on the agreement, up to \$200
 - or
 - Between **February 1, 2007**, and **June 30, 2010**, that contains a cancellation clause requiring cancellation fees of the higher of \$100 or \$20 per month remaining, up to \$400 or for data transmission the higher of \$25 or \$5 per month remaining, up to \$100.

HOW DO I GET MY REFUND?

1. No certified documents or statements will be required to obtain this refund. All you need to do is complete the form at www.myarm.ca and provide certain details about your former Rogers account.
2. If you qualify for compensation, you may choose to receive your payment by cheque or by secure Interac transfer.

HOW DO I ACCESS THE CLAIM FORM?

3. Members can access the claim form on the following platforms:

- A) Online: www.myarm.ca (English) and www.monbras.ca (French)
- B) On the websites of the claims administrator, Collectiva (www.collectiva.ca), and BGA Inc. (www.bga-law.com/frrogers)

HOW DO I CONTACT THE CLAIMS ADMINISTRATOR?

SERVICES EN RECOURS COLLECTIFS INC.
2170 boulevard René Lévesque O, Suite 200, Montreal, QC H3H 2T8
Telephone: 514.287.1000 / Toll free: 1.800.287.8587
Fax: 514.287.1617
Website: www.collectiva.ca / Email: info@collectiva.ca

WHAT'S THE DEADLINE FOR FILING A CLAIM?

4. The deadline for filing your claim form is **May 31, 2021**.
5. The amount you are awarded will be paid using the payment option you chose (cheque or secure Interac transfer) and sent to the address you indicated on the claim form.
6. If your claim is denied, you may challenge the claims manager's decision in the Superior Court. You must file your challenge with the Registrar of the Superior Court for the District of Montreal within 30 days of the decision. Such claims will be heard by the Superior Court for the District of Montreal on a date to be determined.
7. If you have any questions, you may contact the attorneys for the class action plaintiffs at info@bga-law.com or through www.bga-law.com/frrogers.

Members may contact those attorneys with any questions or requests for information.

THE COURT HAS AUTHORIZED PUBLICATION OF THIS NOTICE.